Case 2:15-cv-06814-MWF-AFM Document 7 Filed 09/10/15 Page 1 of 2 Page ID #:20 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No. CV 15-06814 MWF (AFMx)	Date: September 10, 2015			
Title Delfina Echeverria v. Silvia Monroy and Does 1 to 10				
Present: The Honorable Michael W. Fitzgeral	d, U.S District Judge			
Rita Sanchez Deputy Clerk	N/A Court Reporter / Recorder			
Attorneys Present for Plaintiffs: N/A	Attorneys Present for Defendants: N/A			

Proceedings: (In Chambers) ORDER REMANDING MATTER TO STATE COURT

On May 21, 2015, Delfina Echeverria ("Plaintiff") instituted unlawful detainer proceedings against Silvia Monroy and Does 1 to 10 ("Defendants") in state court. (Notice of Removal at ¶ I.) One of the Doe Defendants is Jimena Vega. Since June 5, 2015, Defendants have allegedly continued in unlawful possession of property located at 231 S. Matthisen Ave. #231, Compton, CA (the "Property") that is owned by Plaintiff. (Compl. ¶¶ 3, 17.) Defendants are alleged to have a written month-tomonth tenancy agreement, at a rate of \$1,200 per month, with rent due on the 5th of the month. (Compl. ¶ 6) The reasonable value of the property is alleged to be \$40.00 per day, and damages have accrued at this rate since June 5, 2015. (Compl. ¶¶ 11, 17.) Plaintiff served Defendants with a three-day written notice to quit, but Defendants have continued in possession of the Property without Plaintiff's permission or consent. (Compl. ¶¶ 10, 17.) An answer by Defendant Vega was attached to the Notice of Removal, but it is unclear if it has been filed in state court.

Defendant Vega removed the action to this Court on September 2, 2015. Defendant Vega asserts that jurisdiction exists in this Court because supposedly (i) Defendant has withheld rent due to Plaintiff's violation of the Fair Housing Act and 42 U.S.C. § 3604(f)(3)(A) (Notice of Removal at ¶5); (ii) Defendant has been discriminated against due to the building not being up to code by violating § 3604(f)(3)(C) with regard to wheelchair accessibility (Notice of Removal at ¶ 6); and (iii) "Defendants pleading depend on the determination of Defendant's rights and Plaintiff's duties under federal law." (Notice of Removal at ¶ 7.) These defenses were not expressly stated in the Answer attached to the Notice of Removal. Defendant Vega asserts only federal question jurisdiction, and does not assert diversity jurisdiction. (Civil Cover Sheet at 1.) The Civil Cover Sheet further reflects that all parties are citizens of California.

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Title	Delfina Echeverria v. Silvia Monroy and Does 1 to 10		······
matters a 511 U.S. see Arbar there is a 982, 985 court consubject m from state 792 F.2d	ederal courts are courts of limited jurisdiction, having subject uthorized by the Constitution and Congress. See, e.g., Kokk 375, 377 (1994). It is this Court's duty to always examine it ugh v. Y&H Corp., 546 U.S. 500, 514 (2006), and the Court in obvious jurisdictional issue. Cf. Scholastic Entm't, Inc. v. (9th Cir. 2003) ("While a party is entitled to notice and an outemplates dismissing a claim on the merits, it is not so when natter jurisdiction.") (omitting internal citations). A defendance to federal court bears the burden of proving that jurisdiction 925, 927 (9th Cir. 1986). A "strong presumption" against refaller, Inc., 980 F.2d 564, 567 (9th Cir. 1992).	onen v. Guardiants own subject may remand a care Fox Entm't Grp. pportunity to rest the dismissal is not attempting to make the See Section 2.	n Life Ins. Co., eatter jurisdiction, use summarily if , Inc., 336 F.3d pond when a for lack of remove an action of v. Breeland,
§ 1331. A properly properly properly properly properly properly countered gank, 556 question properly	A claim arises under federal law "when a federal question is pleaded complaint." <i>Caterpillar, Inc. v. Williams</i> , 482 U.S. at here contains a single cause of action for unlawful detained uestion jurisdiction even if there were an actual or anticipated aim arising under federal law. <i>See Caterpillar, Inc.</i> , 482 U.S. 5 U.S. 49, 60 (2009). This is a simple state law unlawful detained presented on the face of Plaintiff's complaint. Accordingly, then of showing federal question jurisdiction exists.	presented on the 386, 392 (1987). r, a state law claid federal defense 5. at 392-93; <i>Vaa</i> ainer case, and the	face of plaintiff's Plaintiff's m. There is no to the claim or a len v. Discover here is no federal
face of th § 1332.	foreover, the notice of removal has not alleged diversity juris e Complaint and the notice of removal that no diversity juris All parties are citizens of California, and the amount in contraction well below the statutory threshold of \$75,000.	diction exists un	der 28 U.S.C.
	ne Court thus REMANDS the action to state court forthwith to serve this order on all parties who have appeared in this a		ourt Clerk
cc: Pro S	e Defendant		
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	Initials	of Preparer _	rs